

**CRIMINAL DOCKET
UNITED STATES DISTRICT COURT**

D. C. Form No. 100A Rev.

TITLE OF CASE	ATTORNEYS
THE UNITED STATES vs. Elmer Dean Fry	<i>For U. S.:</i> James E. Ritchie <i>For Defendant:</i> J.D. Dalton (Ct. Appt.)
CLOSED	

STATISTICAL RECORD	COSTS		DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed 5-2-67	Clerk					
J.S. 3 mailed 5-2-67	Marshal					
Violation Postal	Docket fee					
Title T. 18						
Sec. 1708						

DATE	PROCEEDINGS
4-19-67	<p>Defendant present in person and represented by court appointed counsel. Defendant waived indictment, waiver signed, approved and filed in open court. Information read and filed in open court, copy delivered to defendant. Petition to enter plea of guilty approved. Defendant arraigned and enters a plea of GUILTY. Defendant adjudged GUILTY as charged.</p> <p align="center">Judgment and Sentence- Elmer Dean Fry(Age 33)</p> <p align="center">Ct. 1- Defendant committed to custody of Attorney General or his authorized representative for imprisonment for a term of Three (3) years; and on condition that the defendant be confined in a jail type or treatment institution for a period of Six (6) months, the execution of the remainder of the sentence of imprisonment suspended and the defendant placed on probation for a period of Thirty(30)months, upon the condition that resitution of \$315.00 be made within the period of One (1) year from the commencement of probation following. (Allen E. Barrow-Judge)h</p> <p>Order of J& C filed and entered. (AEB-J)h</p> <p>Two c.c. of J&C delivered to USM.h</p> <p>Two c.c. of J&C delivered to U.S. Probation Officer. h</p>
4-19-67	
4-19-67	
4-19-67	

DATE	PROCEEDINGS
4-24-67	c.c. J & C returned and filed: Elmer Dean Fry delivered to U. S. FCI, Seagoville, Texas, on 4-21-67. g
10-15-69	Defendant Elmer Dean Fry present in persn and represented by John B. Jarboe, court appointed for this hearing only. It is ordered by the court that the conditions of probation be modified to read as per order to be prepared by U.S. Attorney.(AEB-J)h
10-17-69	Order filed that the defendant allowed until 11-1-69 to secure a release or other satisfactory agreement from his former employer, and report the results to his probation officer on or before said date, failure to do so being under penalty of law.(AEB-J)h